Federal Defenders OF NEW YORK, INC.

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David E. Patton
Executive Director

Southern District of New York Jennifer L. Brown Attorney-in-Charge

July 6, 2021

BY ECF

The Honorable Judge Sidney H. Stein United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

MEMO ENDORSED

RE: <u>United States v. Desirae Schneider</u>

20 Cr. 325 (SHS)

Dear Judge Stein:

I write to request a temporary modification to Desirae Schneider's bail conditions in the above-captioned case to allow Ms. Schneider to travel to Illinois and stay with her parents from Thursday, July 8, 2021 through Saturday, July 24, 2021. Pretrial services takes no position with respect to this request; the Government defers to pretrial services.

On March 16, 2020, Ms. Schneider was presented in Magistrate Court. The following bail conditions were set and subsequently met:

\$50,000 personal recognizance bond to be co-signed by two financially responsible persons; compliance with pre-trial supervision and mental health treatment as directed; surrender of travel documents with no new applications and travel restricted to the Southern District of New York; no contact with the alleged victim outside the presence of counsel; surrender keys to the complainant's home; continued employment; no "dark web" use; no possession of firearms/destructive devices/other weapons; and GPS monitoring.

On April 12, 2021, Ms. Schneider pled guilty to the one-count indictment and remained out on bond. On June 30, 2021, the Court held Ms. Schneider's sentencing hearing but has not yet imposed a sentence. The Court modified Ms. Schneider's conditions of release to include drug testing and treatment as directed by pretrial services. Ms. Schneider's sentencing is currently scheduled for September 30, 2021.

Since Ms. Schneider's release, she has made a series of requests for temporary bail modifications permitting her to travel out of the district (primarily to Astoria, Queens, only 15

minutes away from her home) with no objection from pretrial services or the Government. For the past year, she has remained in constant compliance with the conditions of her release.

Ms. Schneider now respectfully requests a temporary bail modification to allow her to travel to Illinois and stay with her parents from Thursday, July 8, 2021 through Saturday, July 24, 2021. Pretrial services takes no position concerning this request; the Government defers to pretrial.

Thank you for your consideration of this request.

Respectfully submitted,

/s/ Marne L. Lenox Assistant Federal Defender (212) 417-8721 Request granted. The defendant shall provide pretrial services with her address in Illinois.

Dated: New York, New York July 7, 2021

SO ORDERED:

HONORABLE SIDNEY H. STEIN

United States District Judge

cc: Rebecca Dell, Assistant U.S. Attorney Jonathan Lettieri, Pretrial Services Officer